NORTHERN DISTRICT OF OKLAHOMA

United States of America			FILED
v. Jack David Co x	No. 14,	108 - Criminal	OCT -1 1964
On this 1st day of Oc government and the defendant appeared in pe	tober rson and by coun	,1964 came the sel, Mickey Wi	NOBLE C. HOOD Clerk, U. S. District Con attorney for the ilson.
It Is Adjudged that the defendant has b	een convicted upon h	is plea of guilt	ty
of the offens 500 and 641, in that on or abou Judicial District of Oklahoma, pass to various persons, falsel Orders, in various amounts, kno orders to be false and forged; receive, conceal and retain two of an aggregate value in excess the United States, with intent he then knowing such money orde Counts Number One, Two, Three, of the indictment;	wing the mater and on or abou stolen United of \$100.00, o to convert the	lal signature: t February 4, States Posta f the goods an same to his 1	s on said money 1964, he did 1 Money Orders nd property of
and the court having asked the defendant who pronounced, and no sufficient cause to the cont	as charged ³ ether he has anything rary being shown or	g to say why judgm appearing to the Co	ent should not be ourt,
IT IS ADJUDGED that the defendant is guil	ty as charged and co	nvicted.	
It Is Adjudged that the defendant is her his authorized representative for imprisonment	eby committed to the	e custody of the Att	torney General or
Count Two - Three (3) Yes Count Three - Three (3) Yes Count Four - Three (3) Yes	ars Com ars Com	unt Seven - ! unt Eight - ! unt Nine - !	Three (3) Years
Ir Is Adjudged that the sentences imp Seven, Eight, Nine and Ten shall imposed in Count One.	oosed in Count I run concurre	s Two, Three, ntly with the	Four, Five, Six, sentence
IT IS FURTHER ADJUDGED that the ly with the sentence imposed in Oklahoma, on September 11, 1964, State Penitentiary at McAlester,	the District and he is no	Consider of Ohion	
It is Ordered that the Clerk deliver a cert States Marshal or other qualified officer and Approved as to Form: Approved as to Form: As The Court recommends commitment to: Oklahoma.	that the copy serve a	Saughert	of the defendant.
A True Copy. Certified this	day of		Clerk.
(Signed)Cleri	(By)		Donata Cl.
<i>-</i>	-		Deputy Clerk.

 _	T++++ A1	****	CULLI
		THE	

NORTHERN	DISTRICT	OF OKLAHOMA		
United States of America)			FILED
v.	}	No.14,109 -	Criminal	OCT -1 1964
Gerald L. Prideaux	<u> </u>		(NOBLE C. HOOD Clerk, U. S. District Court
On this 1st day of government and the defendant appeare	October d in person and	, 1954 by counsel,	4 came the Joe Rich	e attorney for the ard.
IT Is ADJUDGED that the defendant	has been convi	cted upon his plea	of guilt	у
of the dections 500 and 641, in the rections 500 and 641, in the rection of 0k and abet Jack David Cox in y made and forged United Songed; and on or about Febetain three stolen United alue in excess of \$100.00, ith intent to convert the uck money orders to have bour, Five, Six, Seven, Eig	at on or all lahoma, he uttering a lates Post	ving vialated bout February, with intent nd passing to al Money Orde: 964, he did real Money Orde ods and propes use and gair, as charged and Ten of the	3, 1964 to defr various rs, in v	in the North- aud, did aid persons, false- arious amounts,
and the court having asked the defenda pronounced, and no sufficient cause to the	as charg	reds has anything to say	why judge	gent should not be
IT Is Adjudged that the defendant	is guilty as cha	rged and convicted.		
It Is Adjudged that the defendant his authorized representative for impri	sonment for a	mitted to the custod period of4	ly of the At	torney General or
Count Five - Two (2)	Years Years Years Years	Count Eight Count Nine Count Ten	- Two	(2) Years (2) Years (2) Years
IT IS ADJUDGED that the sentence Nine and Ten shall run con Four.	es 1mposed currently	in Counts Fi with the sent	ve, Six, ence imp	Seven, Eight, cosed in Count
IT IS ADJUDGED that Counts motion of the United State	one, Two s Attorney	and Three are •	d ismi ss	sed on the
IT IS FURTHER ADJUDGED tha October:19, 1964 at 12:00	t executio	n of sentence on.	1s stay	red until
It Is Ordered that the Clerk delive States Marshal or other qualified office Approved as to Form: The Court recommends community Assistant U. S. Attorney	r and that the	copy serve as the o	commitment agkest	
A True Copy. Certified this	day	v of		Clerk.
(Signed)				
Nog wow/	Clerk	(D9/	***************************************	Deputy Clerk.

NORTHERN DISTRI	CT OF OKLAHOMA
United States of America	FILED
v.	OCT -1 1964 No. 14, 134 - Criminal
Bessie Mae Johnson	NOBLE C. HOOD Clerk, U. S. District Court
On this 1st day of October , 19 the defendant appeared in person, and by coun	64, came the attorney for the government and sel, Preston C. Clarke.
It Is Adjudged that the defendant has been con	her
of the offense Section 1708, in that on or about to Oklahoma, in the Northern Judicial did have in her possession a certain 51 043 8819 3, issued in the name of Apartment D, Tulsa, Oklahoma, which and abstracted from and out of an a knowing the same to have been stole as charged in Count Number One of t	of having violated Title 18, U.S.C. he 2nd day of January, 1964, at Tulsa, District of Oklahoma, she unlawfully n Texaco Company Credit Card No. f Bob D. Barnard, 8 West Pine, had been stolen, taken, embezzled, uthorized depository for mail matter n, taken, embezzled, and abstracted, he indictment;
It Is Adjudged that the defendant is guilty as	전성적을 들어 취하는데 그는 이 이 이 이렇게 하면 그는 사람들이 모든 그들은 그 사람이 모든 것이다.
It Is Adjudged that the imposition of	sentence is reserved and the defendant of Three (3) Years from this date. on
	의 경기 발표 이 발표 (기교의 기존 경기에 기존 기존 기준
It is further Ordered that during the period as a law-abiding, industrious citizen and observe su scribe. Otherwise the defendant may be brought before the company of the	of probation the defendant shall conduct himself ch conditions of probation as the Court may pre- ore the court for a violation of the court's orders.
IT IS FURTHER ORDERED that the clerk deliver throthe probation officer of this court, one of which sha officer. Approved as to Form: Fawlence F. M. Soud Assistant U. S. Attorney	ee certified copies of this judgment and order to libe delivered to the defendant by the probation The Laughort United States District/Judge. Clerk.
A True Copy. Certified this day of (Signed)	(<i>By</i>)

	FOR THE	rithin and in	
MORTHERN DIS	TRICT	OF OKLAHOMA	
United States of America)		FILED
v.		No.14,135 - Crimi	oct -1 1964
William Henry Cain			NOBLE C. HOOD, Clerk, U. S. District Cou
	·····		Clerk, O. O. District
On this lat day of Octob government and the defendant appeared in person Copeland.	ber on and1 !	, 1954 came by counsel, Ed Par	the attorney for the rks and Robert B.
IT IS ADJUDGED that the defendant has been	convict	ed upon his plea of ²	.ilty
of the offense of the Northern Judicial District of receptacle at 623 Fast Marshall Statter addressed to E. Crenshaw, which letter had theretofore been containing State of Oklahoma Emplois 1465334, payable to E. Crenshaw, which had been a containing to the containing State of Oklahoma Emplois 1465334, payable to E. Crenshaw, which was a contained to the containing State of Oklahoma Emplois 1465334, payable to E. Crenshaw, which was a contained to the containing State of Oklahoma, in the amount of \$32.00, andictment;	May Oklai treet, 623 E depos oyment 623	Tulsa, Oklahoma, st Marshall, Tulsited in the Unite Security Commiss Fast Marshall St.	a, Oklahoma, in i from the mail , a certain sa, Oklahoma, ed States mail, sion Check No.
**************************************	charge	18	
and the court having asked the defendant whethe pronounced, and no sufficient cause to the contrar,	er he ha	s anything to say why in	idgment should not be ne Court,
IT Is ADJUDGED that the defendant is guilty a	as char	ed and convicted.	
IT IS ADJUDGED that the defendant is hereby his authorized representative for imprisonment f	y commi for a pe	tted to the custody of the	e Attorney General or
Eighteen (18) Months.			
IT Is ADJUDGED that execution of sent 964 at 12:00 o'clock Noon.	tence	is hereby stayed	until October 12,
IT IS ORDERED that the Clerk deliver a certific States Marshal or other qualified officer and that pproved as to Form:		• -	
Fairrance A. M. Soud		FRED DAUGHERTY Unite	d States District Judge.
ta The Court recommends commitment to: ssistant United States Attorney			
A. T			Clerk.
A True Copy. Certified this 1st	day		•
(Signed) NOBLE C. HOOD Clerk		(By)	

NORTHERN DISTRICT OF OKLAHOMA

United States of America Donald Lee Yates

FILED

OCT -1 1964

NOBLE C. HOOD Clerk, U. S. District Cour

, 1954 came the attorney for the On this 1st day of October government and the defendant appeared in person and by counsel, Tom G. Hanlon.

IT Is ADJUDGED that the defendant has been convicted upon his plea of not guilty and a

verdict of guilty of the offense of having violated Title 18, U.S. C., Section 2113(a), in that on or about the 7th day of May, 1964, in the Northern District of Oklahoma, he did enter the Citizens Bank, Drumright, Oklahoma, the deposits of which were then insured by the Federal Deposit Insurance Corporation, with intent to commit in such bank a fellony affecting such bank, that is, the taking by force and violence and by intimidation and from the presence of employees of such bank, money intimidation and from the presence of employees of such bank, money belonging to and in the care, custody, control, management, and possession of the bank, as charged in Count Number one of the indictment;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

THE COURSE SERVICES. BUT IN COLUMN COME OF THE COME AND THE CONTRACT OF THE

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of4

Twenty (20) Years.

In Is Ansungen that

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant. Approved as to Form: FRED DAUGHERTY

John M. Imel

United States District Judge.

United States Attorney

A True Copy, Certified this

Deputy Clerk.

Clerk.

[일: 튀 : : [] [] [] [] [] [] [] [] []	R THE
NORTHERN DIST	RICT OF OKLAHOMA
United States of America	FILED
v. Doris Alma Lewis	No. 14, 147 - CriminaGCT - 1 1964
	NOBLE C. HOOD Clerk, U. S. District Court
On this 1st day of October, the defendant appeared in person, and by co	1954 came the attorney for the government and
In Is An impossibable and	ņer
It Is Adjudged that the defendant has been	
and the court having asked the defendant wheth	se of having violated Title 26, U.S.C., about June 2, 1964, at 1023 Fast Zion orthern Judicial District of Oklahoma, wery, she produced and manufactured sion twenty and one-half (20 1/2) es imposed by law had not been paid of the taxes imposed thereon, as e information; to the tax anything to say why judgment should not
be pronounced, and no sumcient cause to the con	trary being shown or appearing to the court,
It Is Adjudged that the defendant is guilty	그는 지근 계나는 이번 이번 이번 이 사이지는 중요하는 것이 모든 것이라면서 다른 것이다.
is placed on probation for a peri	f sentence is reserved and the defendant od of Three (3) Years from this date.
as a law-abiding, industrious citizen and observe	od of probation the defendant shall conduct himself s such conditions of probation as the Court may pre- before the court for a violation of the court's orders.
the probation officer of this court, one of which	three certified copies of this judgment and order to shall be delivered to the defendant by the probation
officer. Approved as to Form:	011011
Jawrence H. M. Soul	The Sugarly
Assistant U. S. Attorney	United States District Judge.
	Clerk.
A True Copy. Certified this day	of
했어서 사회를 가는 제가 중을 잃었다.	물게 의생물을 보다 느라지만 좀 다시는 불러나지다.
(Signed) Clerk.	(By)

NORTHERN DISTRICT OF OKLAHOMA

FILED

Clerk, U. S. District Court

Deputy Clerk.

United States of America

v.

James Dale Blackard

Vol.14,149 - Criminal
NOBLE C. HOOD

On this lst day of October , 1954 came the attorney for the government and the defendant appeared in person and by counsel, Tony Jack Lyons.

It is Adjudged that the defendant has been convicted upon his plea of guilty

of the offense of having violated Title 26, U. S. C., Section 5851, in that on or about September 17, 1964, at his residence, Route #2, Claremore, Oklahoma, in the Northern Judicial District of Oklahoma, he wilfully and knowingly possessed a firearm, that is, a .45 caliber Model 50, H & R. Reising Machine Gun, Serial No. 43296, which had not been registered with the Secretary of th Mreasury or his delegate, as required by Section 5841, Title 26, United States Code, as charged in Count number one of the information;

-as-charged

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or -his authorized representative for imprisonment for a period of pay unto the United States of America a fine in the sum of Fifty (\$50.00) Dollars, and he is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment until payment of said fine, or until he is otherwise discharged as provided by law.

IT IS ADJUDGED that the defendant is granted Thirty (30) days within which to pay said fine.

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to form:

FRED DAUGHERTY

Lawrence A. McSoud

The Court recommends commitment to:

Assistant U. S. Attorney

A True Copy. Certified this day of

(Signed) (By)

NORTHERN DISTRICT OF OKLAHOMA	
United States of America	FILED
v. Alphonzo Williams No. 14,143 - Criminal	OCT - 2 1964
)	NOBLE C. HOOD Clerk, U. S. District Cour
On this 2nd day of October , 1964 came the government and the defendant appeared in person and by counsel, John L. G. Brown and Ed Goodwin.	
It is Adjudged that the defendant has been convicted upon his plea of 2 not gu	
finding of guilty of the offense of having violated Title 26 Section 7201, in that on or before April 2, 1964 to and in 1964, and during the fiscal year ending June 30, 1964, beiliable for taxes, in that he was engaged in accepting wage conducting a lottery, commonly known as policy, he did will so evade and defeat the special tax imposed by failing to tax, by failing to register as required by Title 26, U.S. 4412 and he did conceal said fact; and he did such during of April and May, 1964, as charged in Counts Number One, Tof the indictment;	ncluding May 22, Ing a person irs and fully attempt pay said C., Section
and the court having asked the defendant whether he has anything to say why judgm pronounced, and no sufficient cause to the contrary being shown or appearing to the Co	ent should not be ourt,
IT IS ADJUDGED that the defendant is guilty as charged and convicted.	
It is Adjudged that the defendant is hereby committed to the custody of the Athhis authorized representative for imprisonment for a period of One (1) Year.	
IT IS ADJUDGED that the imposition of sentence on Count suspended and he is placed on probation for a period of Fi to begin at the expiration of the sentence imposed on Cour	ve (5) Years
IT IS ADJUDGED that the defendant pay a fine on Count Tunited States of America in the sum of Ten Thousand (\$10,00 and that he is further committed to the custody of the Attendant or his authorized representative for imprison payment of said fine, or until he is otherwise discharged by law; and he is granted One (1) Year after the probation within which to pay said fine.	000.00) Dollars corney General comment until as provided
IT IS FURTHER ADJUDGED that execution of sentence is he until October 15, 1964 at 9:30 A. M.	ereby stayed
It is Ordered that the Clerk deliver a certified copy of this judgment and commitment States Marshal or other qualified officer and that the copy serve as the commitment Approved as to Form: Chillian Children Chil	nent to the United of the defendant. des District Judge.
A Thurs Conv. Contifod this	Clerk.
A True Copy. Certified this day of (Par)	
(Signed) (By)	Deputy Clerk.

Monitor Stat

united States Atstrict Court	
NORTHERN DISTRICT OF OKLAHOMA	
	FILED
United States of America	00T 400
v. No.14,143 - Criminal	OCT -2 1964
Billie Jean McGee	NOBLE C. HOOD erk, U. S. District Court
On this 2nd day of October , 1964 came the a government and the defendant appeared in person and by counsel, John L. W. G. Brown and Ed Goodwin.	ttorney for the ard, Robert
her It Is Adjudged that the defendant has been convicted upon this plea of not gu	ilty and a
finding of guilty of the offense of having violated Title 26, Section 7262, in that during the fiscal year ending June 30, Tulsa, Oklahoma, in the Northern Judicial District of Oklahomagage in the business of accepting wagers and of receiving and on behalf of a person engaged in the tusiness of acception without first having paid the special occupational tax required, U. S. C., Section 4411, as charged in Count Number Six of indictment;	1964, at many he did wagers for magers for magers red by Title
and the court having asked the defendant whether he has anything to say why judgmen pronounced, and no sufficient cause to the contrary being shown or appearing to the Court It Is Adjudged that the defendant is guilty as charged and convicted. It Is Adjudged that the defendant is hereby committed to the custody of the Attornia authorized representative for imprisonment for a period of pay unto the Uniof America a fine on Count Six in the sum of One Thousand (Soulars, and that she is hereby committed to the custody of General or his authorized representative for imprisonment un	rney General or Lted States \$1,000.00) the Attorney
of said fine, or until he is otherwise discharged as provide	ed by law.
-IT-IS-ADJUDGED timts	
It is Ordered that the Clerk deliver a certified copy of this judgment and commitme States Marshal or other qualified officer and that the copy serve as the commitment of	ent to the United f the defendant.
Approved as to Form: Allen & Sarrow	/
Charge Characterian	s District Judge.
Assistant U. S. Attorney	
	Clerk.
A True Copy. Certified this day of	
(Signed)(By)	Deputy Clerk.

NORTHERN DISTRICT OF OKLAHOMA	
	FILED
United States of America	OCT - 2 1964
v. No.14,143 - Criminal	
Marlow Scott	NOBLE C. HOOD Clerk, U. S. District Cour
On this 2nd day of October , 1964 came the government and the defendant appeared in person and by counsel, John L. G. Brown and Ed Goodwin.	e attorney for the Ward, Robert
It Is Adjudged that the defendant has been convicted upon his plea of 2 not g	uilty and a
finding of guilty of the offense of having violated Title 2 Section 7262, in that during the fiscal year ending June Tulsa, Oklahoma, in the Northern Judicial District of Oklengage in the business of accepting wagers and of receiviand on behalf of a person engaged in the business of accewithout first having paid the special occupational tax re 26, U. S. C., Section 4411, as charged in Count Number Eindictment;	30, 1964, at ahoma, he did ng wagers for pting wagers
and the court having asked the defendant whether he has anything to say why judge pronounced, and no sufficient cause to the contrary being shown or appearing to the Co	nent should not be ourt,
IT IS ADJUDGED that the defendant is guilty as charged and convicted.	
It is Adjudged that the defendant is hereby committed to the custody of the Adhis authorized representative for imprisonment for a period of pay a fine on unto the United States of America in the sum of One Thour Dollars, and that he is hereby committed to the custody of General or his authorized representative for imprisonment of said fine, or until he is otherwise discharged as proved	Count Eight and (\$1,000.00) of the Attorney until payment
It Is Anjudged that	
It Is Ordered that the Clerk deliver a certified copy of this judgment and commits States Marshal or other qualified officer and that the copy serve as the commitment	
Approved as to Form: Allen E. Sa	MOW) utes District Judge.
	Clerk.
A True Copy. Certified this day of	
(Signed)(By)	David Cl. 1
Clerk	Deputy Clerk.

mitten %	FOR THE	er Court	
NORTHERN I	ISTRICT OF OKL	AHOMA	
United States of America	·		FILED
v. .	No. 14	,143 - Criminal	OCT - 2 1964
Ernest Henderson		N Cle	NOBLE C. HOOD rk, U. S. District Court
On this 2nd day of O government and the defendant appeared in G. Brown and Ed Goodwin.	ctober person and by co	,1964 came the a unsel, John L. W	attorney for the ard, Robert
IT Is ADJUDGED that the defendant has finding of guilty of the off Section 7262, in that during Tulsa, Oklahoma, in the North engage in the business of acc and on behalf of a person eng without first having paid the 26, U. S. C., Section 4411, a indictment;	ense of having v the fiscal yea ern Judicial D epting wagers aged in the bu special occup	iolated Title 26 rending June 30 Astrict of Oklah and of receiving siness of accept ational tax received.	U.S.C., 1964, at oma, he did wagers for ing wagers
and the court having asked the defendant of pronounced, and no sufficient cause to the court is Adjudged that the defendant is a list is authorized representative for imprison unto the United States of American Collars, and that he is hereb General or his authorized rep	ontrary being shown ruilty as charged and bereby committed to ment for a period of rica in the suy committed to resentative fo	convicted. the custody of the Attomorphism of One Thousan the custody of Thousand T	rt, First General or ount Seven d (\$1,000.00) the Attorney ntil payment
of said fine, or until he is In La Anumero that	otnerwise disc	harged as provid	ed by law.
It is Ordered that the Clerk deliver a c States Marshal or other qualified officer an Approved as to Form: Shilling Marshall townstands Assistant U. S. Attorney	d that the copy serv	ve as the commitment of	
A True Copy. Certified this	day of		Clerk.
(Signed)	(By)		Deputy Clerk.

Deputy Clerk.

Anited State	s District Com	: f
NORTHERN DISTR	ICT OF OKLAHOMA	
United States of America		FILED
v. Charles Thornton	No. 14, 143-Crimi	OCT - 2 1964
.) 	***************************************	NOBLE C. HOO!
On this 2nd day of Octob government and the defendant appeared in person . Brown and Ed Goodwin.	er , 1964 (and by counsel, Jo	
IT Is ADJUDGED that the defendant has been	convicted upon his plea of $^{ m z}_{ m I}$	not guilty and a
Inding of guilty of the offense of ection 7262, in that during the finalsa, Oklahoma, in the Northern Ingage in the business of accepting don behalf of a person engaged thoutfirst having paid the special U.S.C., Section 4411, as characteristics.	dicial District of wagers and of rec	Oune 30, 1964, at Oklahoma, he did eliving wagers for accepting wagers
nd the court having asked the defendant whether ronounced, and no sufficient cause to the contrary IT IS ADJUDGED that the defendant is guilty a	being shown or appearing	ny judgment should not be to the Court,
It is Adjudged that the defendant is hereby- in authorized representative for imprisonment for ito the United States of America i illars, and that he is hereby commenced or his authorized represent 'said fine, or until he is otherw	raperiod of pay a find the sum of One Transited to the custo the custo sative for imprison	ne on Count Four housand (\$1,000.00) dy of the Attorney
T-is-Adjudged-that ^s		
IT IS ORDERED that the Clerk deliver a certified States Marshal or other qualified officer and that pproved as to Form:	copy of this judgment and the copy serve as the com	commitment to the United mitment of the defendant.
- The Court recommends commitment to:		United States District Judge.
ssistant U. S. Attorney		Clerk.
A True Copy. Certified this	day of	
Signed)	(By)	·

Clerk

United States of America

United States District Court

NORTHERN DISTRICT OF OKLAHOMA

FILED

OCT -6 1964

	v. No. 14,150 Crimina Clerk, U. S. District Con
	John Henry Allsman
	On this 6th day of October , 19 came the attorney for the government and the defendant appeared in person and counsel, John P. Kerr.
	IT IS ADJUDGED that the defendant has been convicted upon his plea of guilty
	of the offense diaving violated Title 18, U.S.C., Section 2312, in that on or about August 18, 1964, he transported in interstate commerce from Wickenburg, Arizona, to Tulsa, Oklahoma, a stolen 1963 Mercury Comet, Vehicle Identification No. 3J175F511644, he then knowing such automobile to have been stolen,
	on chowneds .
	as charged ³ in the Information; and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,
	IT IS ADJUDGED that the defendant is guilty as charged and convicted.
	It Is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of ⁴
	Five (5) Years.
	TRESCRENCE MOTO
/s/	It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant. Approved as to Form: PHILLIPS BRECKINRIDGE Ass't. U. S. Attorney United States District Judge. The Court recommends commitment to: United States Medical Contage.
	Ass't. U. S. Attorney United States District Judge. The Court recommends commitment to: United States Medical Center, Springfield Missouri
	A True Copy. Certified this 6th day of October, 1964
	(Signed) NOBLE C. HOOD (By)
	Clerk Deputy Clerk.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

UNITED	STATES	OF	AMERICA,)		
			Plaintiff,	\(\frac{1}{2}\)		
	vs.			{	No. 14,142	2-Cr.
DONALD	LEE YA	TES,		{		FILED
			Defendant.	Ś		
		O TO YOU	O OUTDOUT THE DESIGNA	> 4 2 5 m 1 m	MORTON TO	OCT 16, 1964
	(ORDE	ER OVERRULING DEFENI	JANT'S	MOTION FOR	3
	I	NEW	TRIAL AND MOTION FO	R JUD	GMENT OF	NOBLE C. HOOD

Defendant's Motion for New Trial and for Judgment of Acquittal filed herein are both overruled and denied by the Court.

Clerk, U. S. District Court

NEW TRIAL AND MOTION FOR JUDGMENT OF

ACQUITTAL

Regarding the exhibits admitted in evidence in the case, the Court is of the opinion that all exhibits admitted were pertinent and properly allowed in evidence.

The defendant's Motion for Judgment of Acquittal made at the close of the Government's case was without merit in view of the evidence and was then and is now properly overruled by the Court.

Regarding the alleged error of the Court in overruling the defendant's motion for a mistrial with reference to the defendant being in leg irons and handcuffs before some of the jury panel. the record will reveal that when the defendant made such motion to the Court outside the presence of the jury, the Court then excused the jury and called for a hearing on the motion, since the defendant had never appeared in the courtroom in leg irons or handcuffs throughout the trial when the Court was present. Upon such hearing the defendant called only one witness, the Chief Deputy United States Marhsl, who testified that there were not over ten people in the courtroom when the defendant was first brought into the courtroom directly from the Tulsa County jail. He further testified that they or some of them could have been members of the jury panel but he was unable to definitely say that any of them were in fact members of the jury panel. There was thus no proof before the Court that any members of the jury panel in fact saw the defendant in manacles. In any event, the Court is fully satisfied that only reasonable, necessary and proper procedures were used by the law enforcement officers in transporting the defendant from the Tulsa C county jail where he was confined due to not making bail fixed at \$50,000.00, to the courtroom for and during this trial. The defendant was placed in an antercom serving the courtroom and when the Court first called the case the defendant entered the courtroom from the anteroom without any manacles of any kind on and the defendant did not have manacles of any kind on in the courtroom at any time during the entire trial. The Court is of the opinion that the defendant received a fair trial and was not prejudiced even if some member or members of the jury panel may have seen the defendant with manacles on while he was being transported from the Tulsa County jail to the courtroom for the trial herein.

Dated, this / day of October, 1964.

Fred Daugherty United States District Judge

NORTHERN DISTRICT OF OKLAHOMA

OCT 26 1964

United States of America			NOBLE C. HOOD
v. William Pryor McCall	}	No.	Clerk, U. S. District Court 14,151 Criminal

On this 26th day of October , 194 came the attorney for the government and the defendant appeared in person and without counsel; the court advised to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

It is Adjudged that the defendant has been convicted upon his plea of guilty

of the offense of having violated T. 18, U.S.C., 2113(a) of Oklahoma, he did enter the First State Bank, Kethchum, Oklahoma, the deposits of which were then insured by the Federal Deposit Insurance Corp., with intent to commit in such bank a felony affecting such bank, that is, the taking by force and violence and by intimidation and from the presence of Ralph Matthews, an employee of such bank, money belonging to and in the care, custody, control, management, and possession of the bank,

as charged in the Information and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

Five (5) Years.

IT IS ADJUDGED that5

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant. Approved as to Form:

LUTHER BOHANON

United States District Judge.

The Court recommends with the the to : Lawrence A. McSoud	
Lawrence A. McSoud, Asst. U.S. Attor A True Copy. Certified this 26th da	rney Clerk. y of October, 1964
(Signed) NOBLE C. HOOD	(By) Muriel Hamra Deputy Clerk

Lawrence A. McSoud

(Signed) NOBLE C. HOOD

A True Copy. Certified this...

27th

Clerk

day of....

Clerk.

Deputy Clerk.

October, 1964

United States District Court NORTHERN DISTRICT OF OKIA HOMA

	The state of the s			-FILED
United States of America)			OCT 27 1964
▼	> No	o. Cr.	14,155	
Douglas Kimball Benton	J			NOBLE C. HOOD erk, U. S. District Court
On this 27th day of Octogovernment and the defendant appeared in per		, 19 th counse	954 came :	the attorney for the Gresham
IT Is Adjudged that the defendant has be	en convicted	upon his ple	a of Guil	lty
of the offens in that on or about October 1 commerce from Houston, Texas, Judicial District of Oklahoma 3D 62Z145840, he then knowing	to Tuls:	a, Oklaho en 1963 F	ma, in t ord Gala	the Northern
and the court having asked the defendant whe	as chargeds	in the In	formatic	om
pronounced, and no sufficient cause to the contra	rary being sh	nown or appea	aring to the	Court,
IT IS ADJUDGED that the defendant is guilt	ty as charged	l and convicte	ed.	
It is Adjudged that the defendant is here his authorized representative for imprisonment			tody of the	Attorney General or
F1v	e (5) Y ea	ars.		
IT Is ADJUDGED that				
It Is Ordered that the Clerk deliver a cert States Marshal or other qualified officer and t	tified copy of	this judgmen	nt and comn e commitme	nitment to the United ent of the defendant.
Approved as to form:			E. BARF	
		V THEN		States District Judge.
The Court recommends commitment to: Lawrence A. McSoud	6			

FILED

UNITED STATES DISTRICT COURT FOR THE

OCT 28 1964 NORTHERN DISTRICT OF OKLAHOMA

NOBLE C. HOOD Clerk, U. S. District Court

United States of America

Michael Francis Martonicz, Jr.

No. 14,052 Criminal

On the 19th day of December, 1963, came the attorney for the government and the defendant appeared in person, and with counsel, James M. Lambert, and having consented in writing to prosecution under the Juvenile Delinquency act and having been fully apprised of his rights and of the consequences of such consent.

IT WAS ADJUDGED that the juvenile became a delinquent by committing the offense of having violated Title 18, U.S. C., Sections 5031 to 5037, in that he did on or about December 3, 1963, transport in interstate commerce from Brunswick, Okio, to Afton, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1962 MG Convertible, Serial No. GHNL 2103316, he then knowing such automobile to have been stolen, as charged in Count number one of the Information; and the court asked the defendant whether he had anything to say why judgment should not be pronounce ed, and no sufficient cause to the contrary being shown or appearing to the Court.

IT WAS ADJUDGED that the imposition of sentence was suspended and the defendant was placed on probation for a period of Five (5) Years from date, on the condition that he returns to his parents, completes high school, does not drive a car for six(6) months and repays the United States Marshal money advanced for transportation and subsistence to Brunswick, Ohio.

NOW, on this 28th day of October, 1964, came the attorney for the government and the defendant appeared in person and without counsel; the court advised the defendant of his right to counse and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel, and it being shown to the Court that the defendant has violated the terms and condition of said probation.

IT IS ADJUDGED that the probation of the defendant be and it is hereby revoked and he is hereby committed to the custody of the Attorney General or his authorized representative for treatment and supervision under the provisions of the Juvenile Delinquency Act until he reaches his 21st birthday.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to Form:

Lawrence A. McSoud

ALLEN E. BARROW

United States District Judge

Lawrence A. McSoud, Asst. U.S. Attorney

A TRUE COPY. Certified this 28th day of October, 1964.

NOBLE C. HOOD, CLERK

Deputy